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4	UNITED STATES D	METRICT COLIDT
5	FOR THE WESTERN DIST AT SEA	RICT OF WASHINGTON
6	ROBERT BOULE,	
7	Plaintiff,	No. 2:17-cv-00106-RSM
8	V.	STIPULATED MOTION AND ORDER OF DISMISSAL OF CERTAIN CLAIMS
9	ERIK EGBERT and JANE DOE EGBERT and their marital community,	
11	Defendants.	
12 13	ERIK EGBERT,	
	Counterclaimant,	
14 15	v.	
16	ROBERT BOULE,	
17	Counterdefendant.	
18	STIPULATE	D MOTION
19	It is hereby stipulated by all parties that t	the following claims should be dismissed with
20	prejudice under FRCP 41 without an award of fo	ees or costs to any party:
21	Agent Egbert's anti-SLAPP countered	claim;
22	Mr. Boule's Fourteenth Amendment	claim;

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1	Mr. Boule's negligence claim; and	
2	Mr. Boule's claim for an award of attorney's fees and costs under 42 U.S.C. § 1988	
3	and 28 U.S.C. § 2412(b).	
4	Agent Egbert hereby strikes as moot the relevant sections from his pending Motion for	
5	Summary Judgment, (Dkt. 102 at 19–20, 21–24), and Mr. Boule hereby strikes as moot his	
6	pending Motion for Summary Judgment on Anti-SLAPP Counterclaim, (Dkt. 97). The parties	
7	jointly request that the Court enter the Order of Dismissal below.	
8	DATED: August 2, 2018	
9	PAUKERT & TROPPMANN, PLLC Attorneys for Plaintiff MILLS MEYERS SWARTLING P.S. Attorneys for Agent Erik Egbert	
10	7 Moneys for Figure Erik Egoere	
11	By: s/Breean L. Beggs per 8/1/2018 e-mail authority By: s/Nikki C. Carsley Geoffrey Grindeland, WSBA No. 35798	
12	Breean L. Beggs, WSBA No. 20795 Paukert & Troppmann, PLLC 522 W Riverside Ave, Ste 560 Nikki C. Carsley, WSBA No. 46650 Mills Meyers Swartling P.S. 1000 2nd Avenue, 30th Floor	
13	Spokane, WA 99201 Seattle, WA 98104 Telephone: (509) 232-7760 Telephone: (206) 382-1000	
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15	ncarsley@millsmeyers.com	
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17	ORDER OF DISMISSAL	
18	Based on the foregoing, IT IS ORDERED that the following claims are DISMISSED	
19	with prejudice under FRCP 41 without an award of fees or costs to any party: Agent Egbert's	
20	anti-SLAPP counterclaim, Mr. Boule's Fourteenth Amendment claim, Mr. Boule's negligence	
21	claim, and Mr. Boule's claim for an award of attorney's fees and costs under 42 U.S.C. § 1988	
22	and 28 U.S.C. § 2412(b). Plaintiff's Motion for Summary Judgment on Anti-SLAPI	
23	Counterclaim (Dkt. #97) is STRICKEN AS MOOT.	

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2	DATED: August 2, 2018
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5	RICARDO S. MARTINEZ
6	CHIEF UNITED STATES DISTRICT JUDGE
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